Drinker	مالمن 🗗	R. I	Reath	11

Attorney's Docket No

Combined Declaration and Power of Attorney

As a below named	inventor, I hereby d	eclare that:						
This declaration is	of the following type	e :						
[X] original	[] supplemental							
[メ] national st [] divisional	age of PCT []continu	ation [] continuation	n-in-part				
My residence, post	office address and	citizenship ar	e as stated nex	d to my name	,			
I believe I am the d inventor (if plural n sought on the inve	original, first and so ames are listed bel ntion entitled	le inventor (if ow) of the sub	only one name oject matter wh	is listed belo ich is claimed	w) or an origi and for which	nal, first a h a patent	nd joir is	ıt
Electron Multiplie	er							
the specification o	f which							
[X] is at	tached hereto.	•		,				
[] was	as United States A	pplication Se	rial Number		(if applicable	and,		
[X] was	filed on June as PCT Internation was amended und	ne 16, 200	4 Number P	CT/JP2004/	008442	and,	plicab	ole).
the claims, as am	I have reviewed ar	nd understand idment referre	the contents o	f the above-io	lentified spec	ification, i	includi	ng
I acknowledge the	duty to disclose in ns. Section 1.56.	formation whi	ch is material to	•				
application(s) for designated at least checking the box, having a filing date	eign priority under patent or inventor's st one country other any foreign applicate before that of the	certificate, or than the Unit ation for paten application o	ed States, liste t or inventor's n which priority	ed below and locertificate, or is claimed.	nave also ide PCT Internati	ntified bel onal appl	ow, by	,
PR	IOR FOREIGN AP	PLICATIONS,	BENEFIT CLA	AIMED UNDE		19(a) Priority	Claim	ned.
Application Nu	ımber	Country		Date of (Day/Mon		Under 35		
P2003-172	502	Japan			une / 2003	— 图] No
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I hereby claim the benefit under Title 35, United States Code, Section 119(e) of any United States provisional application(s) listed below.

PRIOR U.S. PROVISIONAL APPLICATIONS, BENEFIT CLAIMED UNDER 35 USC §119(e) Application Number Filing Date

I hereby claim the benefit of Title 35, United States Code Section 120 of any United States application(s), or 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code Section 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application:

PRIOR U.S. APPLICATIONS OR PCT INTERNATIONAL APPLICATIONS DESIGNATING THE U.S., BENEFIT CLAIMED UNDER 35 USC §120

(Application No.)	(Filing Date)	(Status: Patented, Pending, Abandoned)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the registered practitioners of Drinker Biddle & Reath LLP included in the Customer Number provided below to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

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